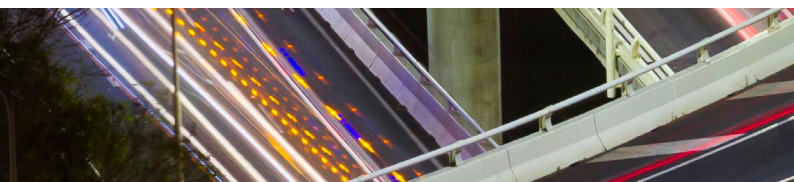


2020 National Infrastructure Conference

14-15 May 2020 | Crown Towers Melbourne

10 CPD hours



Welcome

On behalf of the Organising Committee, I would like to welcome you to the 6th National Infrastructure Conference, the only conference focused entirely on tax issues affecting infrastructure. The conference will be held at Crown Towers Melbourne from 14 to 15 May 2020.

Investment in infrastructure is critical for maintaining living standards and creating the conditions in which our economy can continue to grow. Governments in Australia are increasingly looking to the private sector to develop and maintain roads, ports, pipelines, energy and other essential infrastructure assets. New productivity-enhancing infrastructure transactions are being actively proposed or accelerated as a stimulant to economic growth.

Our conference program will provide an outstanding array of speakers and topics. Shane Oliver from AMP Capital and Rebecca Saint from the Australian Taxation Office will deliver keynote addresses. We are also delighted to have The Hon. Justice Jennifer Davies give an address, as well as a broad range of Australian Taxation Office, corporate and advisory speakers.

This year we have also introduced a new group rotation session – Hot-tax-topics-with four shorter targeted interactive presentations to allow a more comprehensive coverage of bespoke issues.

A conference dinner in the Garden Room at Crown Towers will provide ample opportunity to catch up with colleagues from the industry, including professional firms, corporates and government. With special guest speaker Romilly Madew AO, CEO of Infrastructure Australia, it's an evening not to be missed.

I look forward to seeing you in Melbourne in May.



Steve

Steve Ford, CTA

Chair, Organising Committee

Thank you

The Tax Institute gratefully acknowledges the generous assistance of members of the organising committee:

Steve Ford, CTA, PwC

(Chair, Conference Organising Committee)

Minh Dao, CTA, KPMG (Deputy Chair)

Richard Buchanan, CTA, EY

Mark Edmonds. PwC

Michael Flynn QC, CTA (Life), Victorian Bar

Martin Fry, FTI, Allens

Jillian Gardner, Macquarie Group Limited

Gaurav Gupta, CTA,

Australian Taxation Office

Kelly Heezen, AMP Capital Investors Edward Moore,

Greenwoods & Herbert Smith Freehills

Adrian Preston-Loh,

Australian Taxation Office

Matthew Shanahan, CTA, Deloitte

Shashi Sivayoganathan, Transurban

Adrian Varrasso, ATI, Minter Ellision

Early bird offer

Register on or before Friday, 17 April 2020 to save!

Technical program

Day 1 - Thursday, 14 May 2020

Time	Session	Presenter
10.00-10.30am	Registration	
10.30-10.40am	Welcome and opening address	Steve Ford, CTA PwC
10.40-11.40am	Session 1: Keynote address Gain an insight from Shane Oliver as he provides an outlook for the Australian and international economy and its implications for the infrastructure sector.	Shane Oliver AMP Capital
11.45am – 12.45pm	Session 2: Issues in a post-staple reform world The recent Treasury review of stapled entities culminated in the <i>Treasury Laws Amendment (Making Sure Foreign Investors Pay Their Fair Share of Tax in Australia and Other Measures) Act 2019</i> . The new measures resolved some of the uncertainty created by TA 2017/1 by establishing a transitional framework for existing staples, introducing additional integrity measures and creating a pathway for new economic infrastructure assets to access the managed investment trust (MIT) regime. This session will discuss the practical implications of the <i>Treasury Laws Amendment (Making Sure Foreign Investors Pay Their Fair Share of Tax in Australia and Other Measures) Act 2019</i> and other issues in a post-staple reform world, including: — Transitional measures – the issues raised by LCR 2019/D2 — Economic infrastructure staples – potential issues for new projects (and the Draft Guidance Notes) — Part IVA, anti-avoidance and stapled entities — The continued role of the non-arm's length income rule (NALIR) and cross-staple rent.	Matt Ervin KPMG Scott Farrell, ATI KPMG Jason Heng Australian Taxation Office
12.45-1.30pm	Lunch	
1.30 – 2.30pm	Session 3: Sale and purchase agreements – Infrastructure tax issues This session will involve a discussion of key taxation issues to be aware of in negotiating and drafting sale and purchase agreements in an infrastructure deal. With practical comments on experience in this area, the presenters, including tax insurance industry professionals will canvass: Key tax clause considerations Tax indemnities and warranties Key tax carve-outs, including disclosures and change of law risks Complexities of acquiring a trust mid-year Tax insurance.	David Bertram AIG Asia Pacific Toby Eggleston, CTA Greenwoods & Herbert Smith Freehills Darren Savage AIG
2.35 – 3.35pm	Session 4: ATO keynote address – Current issues in the infrastructure sector This session will provide an update on the ATO's focus in the infrastructure sector.	Rebecca Saint Australian Taxation Office
3.35-4.00pm	Afternoon tea	
4.00 – 6.00pm	Session 5: Hot tax topics During this session, the audience will be divided into four groups that will rotate across the topics. Each hot tax topics presentation will run for 25 minutes and at the end of this session, delegates will have heard all four topics from our presenters. The topics include: - What does the BHP case teach us about the meaning of "sufficient influence"? - Legal professional privilege: A legal right or an immunity from disclosure? - Recent developments in stamp duty impacting infrastructure transactions - Responsible tax behaviour: How do tax considerations interact with environmental, social and governance (ESG) policy?	Claire Horan Victorian Bar Carmen McElwain, CTA MinterEllison Barbara Phair, CTA Ashurst Vanessa Poon CPP Investments
6.00-6.30pm	Free time	
6.30-7.00pm	Pre-dinner drinks	
7.00-9.30pm	Conference dinner Guest speaker: Romilly Madew AO, CEO, Infrastructure Australia	

Technical program continued

Day 2 - Friday, 15 May 2020

Time	Session	Presenter			
9.00 –10.00am	Session 6: Expert evidence The outcome of tax disputes often depends upon expert evidence, but in a number of recent high-profile cases, courts have found that the expert evidence has been unhelpful. Justice Davies' presentation aims to explain how parties can make effective use of expert witnesses. Her Honour will address the following topics:	The Hon. Justice Jennifer Davies Federal Court of Australia			
	The role of an expertEffective use of expertsConcurrent evidence.				
10.05-11.05am	Session 7: Thin capitalisation rules – How arm's length is arm's length? With the ATO's increasing scrutiny on debt deductions and its interaction with the thin	Shahzeb Panhwar Australian Taxation Office			
	capitalisation provisions, this session will cover: — ATO's compliance approach to the arm's length debt test — The ATO's risk assessment framework — The role of credit rating — What constitutes "credit support"? — Interaction with the transfer pricing regime.	Cindy Perryman Deloitte			
11.05-11.30am	Morning tea				
11.30am – 12.30pm	Session 8: Distressed asset scenarios – Making money from the folly of others While economists are scrambling to adjust the odds of a global recession in 2020 in light of inverted yield curves, record low US unemployment and stop-go US—China trade negotiations, certain Australian infrastructure assets remain exposed to the vagaries of poor revenue forecasts, insolvent contractors and mini-term debt. This session seeks to cover critical tax issues for distressed infrastructure assets and debt take-out options, including:	Edward Consett, ATI EY Shashi Sivayoganathan Transurban			
	 Resetting and preserving asset bases in key infrastructure asset classes Quirks and limitations of commercial debt forgiveness rules Hidden dangers of limited recourse debt Debt deductions pre and post-transaction The benefits of losses. 				
12.35 – 1.35pm	Session 9: Issues with the treatment of sovereign wealth funds and pension funds The ATO recently released draft ruling LCR 2019/D4 providing key guidance on the new law relative to both sovereign immunity and withholding taxes applying to superannuation funds for non-residents. Key issues covered in this session will include: — Influence test — Sovereign entity group — Covered sovereign entities — Administration, private rulings and examples.	Kim Browning Australian Taxation Office Luke Bugden PwC			
1.35pm	Conference closing address	Steve Ford, CTA PwC			

This year we are delighted to provide an opportunity for attendees to engage directly with some of our presenters in an interactive small group setting. During the 'Hot tax topics' sessions, the audience will be divided into four groups that will rotate across the topics. At the end of this session, you will have covered all four topics with our presenters. It's fast, it's furious, so have your questions ready!"

Minh Dao, CTA, KPMG, Deputy Chair, Conference Organising Committee

Presenter profiles

David Bertram is part of the Regional Mergers and Acquisitions team for AIG Asia Pacific, having joined the insurer in March 2014. Over the past 6 years, David has underwritten close to 100 transactions, including leading large programmes of insurance on marquee transactions across Asia Pacific. Prior to joining AIG David was a solicitor in the Taxation team at King & Wood Mallesons. David has also worked as an accountant (Moore Stephens) and holds a combined accounting / law degree.

Kim Browning is a Senior Director in Public Groups and International and leads teams in the Advice & Guidance area at the ATO. Kim has been extensively involved in consultation on measures relating to sovereign immunity and foreign pension funds. She is also involved in the administration of the private rulings program and developing ATO guidance products in relation to the new measures.

Luke Bugden is a Tax Partner at PwC with significant experience in providing Australian income tax consulting advice to a wide range of public and private companies in the infrastructure, utilities and energy industries, alternative assets and both Commonwealth and state government agencies on various projects. Luke brings significant commercial experience with respect to infrastructure projects, including M&A and the development of greenfield projects. Luke also co-leads at PwC the Sovereign Wealth Fund and Foreign Pension Fund practice and has been actively engaged in consultation with the ATO on law design and administration as it relates to the stapled structure changes as well as the foreign pension fund and sovereign wealth fund changes.

Edward Consett, ATI, is a tax partner specialising in transaction preparation and execution at EY. Edward has extensive experience advising on greenfield and brownfield infrastructure projects, including public and private market M&A, project financing and privatisations across energy (including renewables), utilities, transport, social infrastructure and natural resource asset classes. Edward is a Member of Chartered Accountants Australia & New Zealand and a practising solicitor.

The Hon. Justice Jennifer Davies is a judge of the Federal Court of Australia. She was appointed in 2013 and is the national coordinating judge of the Taxation Practice Area of the Federal Court. Prior to her appointment, she practised as a barrister at the Victorian Bar from 1983 to 2009, and from 2009 until 2013 she was a Judge of the Supreme Court of Victoria in the Trial Division. As a barrister, Justice Davies practised in revenue, commercial, corporations and administrative law. In 2004, she was appointed as a Queens Counsel and is a former President of the Tax Bar Association of the Victorian Bar. Justice Davies is a Senior Fellow at the University of Melbourne lecturing in postgraduate courses and is on the board of the International Association of Tax Judges.

Toby Eggleston, CTA, has more than 25 years of commercial law and tax experience to his role as a Partner in Greenwoods & Herbert Smith Freehills' Melbourne office. He specialises in general corporate and mergers and acquisitions taxation matters. Toby's advisory expertise includes formation of private capital funds, structuring investments, negotiation of acquisition documents, capital management strategies and structuring management and employee incentives.

Matt Ervin is a Director in KPMG's Deal Advisory Tax group with extensive experience advising on transactions in the infrastructure and property sectors. Matt acts for financial and strategic investors on a wide range of social and economic infrastructure transactions, including privatisations, renewable energy developments, public private partnerships, social housing and secondary transactions.

Scott Farrell, ATI, is a Tax Partner at KPMG in the Deal Advisory Tax Group. Scott has had in excess of 30 years experience in advising both domestic and international clients on investments into Australian infrastructure and real estate assets, including advising sovereign and pension investors on numerous privatisations alongside numerous public private partnerships (PPPs) and social infrastructure transactions.

Steve Ford, CTA, is a Tax Partner at PwC, specialising in M&A in the infrastructure, PPP and energy sectors. Steve is a member of the IPA Tax Committee. Steve was previously an Executive Director with Macquarie Capital, specialising in project finance and infrastructure.

Jason Heng is an Assistant
Commissioner in the Tax Counsel
Network at the ATO, where he provides
technical guidance on a broad range
of corporate and investment industry
tax matters. Jason previously spent
several years leading the ATO's
resolution of disputes in the Private
Groups and High Wealth Individuals
market. Prior to joining the ATO,
Jason worked in private practice with
a focus on taxation in the financial
services industry.

Claire Horan is a barrister at the Victorian Bar who specialises in taxation law. She has extensive experience advising on federal and state tax disputes, including on transfer pricing, CGT, controlled foreign companies, taxation of trusts, GST, R&D and royalties, with particular expertise acting for clients in the mining, infrastructure and financial services sectors. Claire has appeared in significant tax cases in the High Court of Australia and Federal Court of Australia, as well as in Administrative Appeals Tribunal and state court proceedings, acting for both taxpayers and the Commissioner of Taxation.

Romilly Madew AO, commenced as Chief Executive of Infrastructure Australia in April 2019. Recently awarded an Order of Australia in acknowledgment of her contribution to Australia's sustainable building movement, Romilly is recognised around the world as a leader and advocate for change in the property and construction sector. She previously led the Green Building Council of Australia for 13 years, presiding over the Green Star rating system. Romilly holds board positions with Sydney Olympic Park Authority and Chief Executive Women, and has sat on numerous ministerial panels.

Presenter profiles continued

Carmen McElwain, CTA, leads MinterEllison's Tax Controversy team. She has over 25 years experience in managing large and complex tax controversy matters at the risk review and audit stages and in the conduct of tax litigation. This includes a strong focus and success record in early resolution, including on transfer pricing matters. Carmen is responsible for the management and conduct of major tax litigation cases acting both for, and against, the ATO. She has conducted and been responsible for a significant number of tax cases in the Federal and High Courts, which are at the forefront of the development of tax law in Australia. Carmen is also responsible for conducting tax-related litigation in international jurisdictions, including Asia, US, Europe and the UK.

Shane Oliver joined AMP in 1984, becoming Chief Economist in 1994 and is now Chief Economist and Head of Investment Strategy of AMP Capital. Shane has extensive experience analysing economic and investment cycles and what current positioning means for the return potential for different asset classes such as shares, bonds, property and infrastructure. Shane is a regular media commentator on economic and investment market issues and engages regularly with investors at public events and forums. Shane is Co-Head of the Investment Strategy and Dynamic Markets team, responsible for the provision of economic and macro investment analysis and the determination of AMP Capital's asset allocation policy, which is applied across more than \$65 billion invested in multi-asset funds. Shane has a PhD in economics.

Shahzeb Panhwar is an Assistant Commissioner in Public Groups and International, and heads up the International Tax Structuring area at the ATO. As part of this role, Shahzeb has responsibility for the implementation of the anti-hybrid provisions, related party financing, thin capitalisation as well as other matters relating to international tax structuring.

Cindy Perryman is a corporate tax partner at Deloitte in Melbourne and specialises in advising on financing issues related to inbound and outbound investments. Cindy has a focus on thin capitalisation and in particular the arm's length debt test, having been involved in drafting the public guidance on the test when formerly at the ATO.

Barbara Phair, CTA, is a Partner at Ashurst, based in Sydney. Barbara has advised on indirect taxes for over 20 years, including stamp duty, payroll tax, land tax and GST. Barbara is a member of The Tax Institute's Liaison Committee with the New South Wales Office of State Revenue and a member of the GST Working Group and State Taxes Working Group of the Property Council. She is a contributing author to the LexisNexis Australian Stamp Duties Law service.

Vanessa Poon is the Director of Investment Tax for CPP Investments in the Asia Pacific region. She is based in Hong Kong and oversees and manages tax matters in relation to private investments in Asia Pacific. Vanessa has over 10 years of experience as a tax advisor in Canada and Hong Kong. Prior to joining CPP Investments, she was a director of the Financial Services tax team at EY Hong Kong.

Rebecca Saint is acting Deputy Commissioner - Public Groups in the Public Groups and International (PGI) business line at the ATO. In this role, Rebecca is responsible for overseeing tax administration and compliance for all public groups. She is responsible for delivery of key strategic income tax and GST compliance programs in this market, including justified trust, the top 100 and top 1,000 programs, the rulings program (public and private) and the advisor strategy. Rebecca has overall responsibility for the client experience of public groups and building confidence in ATO administration. She works with key stakeholders, including government and industry to shape a better taxation system that makes it is easy to comply and difficult not to. Before taking this

role, Rebecca led PGI's Law Advice and Resolution stream, a national role overseeing complex disputes and settlements in the large market. Prior to this, Rebecca led the ATO's Energy and Resources Strategy for a number of years, as well as a compliance area with a strong focus in the energy and resources sector.

Darren Savage is the Asia Pacific head for Mergers and Acquisitions for AIG. He is an England & Wales qualified solicitor and an experienced M&A lawyer with significant experience in complex cross-border transactions with a particular focus on private equity. Darren is an expert in Asian and Australasian transactions, having been located in Hong Kong for several years, initially working for Clifford Chance in its corporate M&A team and as an in-house counsel in the telecommunications sector, Darren received an LL.B (Hons) from the University of Manchester before completing his Postgraduate Diploma in Legal Practice at the College of Law in England. Darren joined the AIG team in March 2014 and is now based in the Melbourne office.

Shashi Sivayoganathan is the Principal Tax Advisor at Transurban and a consultant at Deloitte. He was a former partner at Deloitte Lawyers. He has over 20 years of tax experience, specialising in infrastructure, merger and acquisitions, privatisations, tax-based financing and consolidations. Shashi has significant experience in public/private investment in infrastructure and greenfield infrastructure projects. In addition to his experience in infrastructure, Shashi also has extensive experience in tax audits and tax litigation.



Venue and accommodation





Crown Towers Melbourne 8 Whiteman St, Southbank VIC 3006

With an impressive Forbes 5-star rating, Crown Towers sets the benchmark for luxury hotels in Melbourne. Lavishly appointed, this extravagant accommodation, in the heart of the Melbourne's CBD, delivers impeccable attention to detail and unrivalled customer service.

Accommodation

Located in the bustling Southbank, Crown Melbourne delivers stylish, modern luxury accommodation to Melbourne. Just moments from Melbourne's CBD, guests are invited to take full advantage of the contemporary rooms and state-of-the-art facilities on offer. Our contemporary standard rooms offer a spacious 34sqm, with relaxed tones and textures and modern Australian art. Floor-to-ceiling windows offer an abundance of natural light. This luxury accommodation in Melbourne's Southbank features a king-size bed, large desk/dining table, ISD telephones with data port and complimentary wireless

internet access, in-house movies, pay TV and an ottoman window seat to take in the city and bay views.

Delegate Room Rates

Accommodation has been reserved for delegates at favourable room rates at Crown Melbourne. Rooms are subject to availability. To view the room rates or book your accommodation, follow the link on the webpage taxinstitute.com.au/NIC20

Getting there

Crown Towers is located 26 km (30-minute drive) from Melbourne's Tullamarine Airport. The Skybus costs \$19.75 one way and offers a pick-up/drop-off at the Crown Complex (outside the Metropol hotel). For more information, visit www.skybus.com.au/southbank-docklands-express/locations/.

Parking

For directions and prices, please refer to www.crownmelbourne.com.au/general/parking/information.



Registration options and inclusions Online access to Morning tea/ Conference presentations and lunches/ drinks and How to register technical papers afternoon tea dinner Register online or Full conference registration complete the form This registration option entitles one included in this brochure. delegate to attend the entire event. *Additional tickets to the conference drinks and dinner can be purchased on the registration form Register online at taxinstitute.com.au/NIC20

Registration inclusions

Full conference registration includes participation in the full technical program, electronic access to all available materials via the Infrastructure Conference event app, attendance at the Thursday conference dinner and all refreshments during conference hours. Registration fees do not include travel, accommodation or hotel incidentals.

Early bird registration

All registrations received and paid for on or prior to Friday, 17 April 2020 will be entitled to an early bird discount.

Group discounts

Purchase four full-paying registrations and receive a fifth full registration for FREE. All attendees must be from the same firm and all registrations must be submitted together. The FREE registration must be of equal or lesser value of the other registrations. This offer cannot be redeemed in conjunction with any other offer, promotional code or discount.

For tailored packages, please contact the Victorian office on vic@taxinstitute.com.au or 03 9603 2000.

Confirmation of registration

On receipt of registration and payment, you will receive an email containing your confirmation letter and tax invoice.

Conference drinks and dinner - Thursday 14 May

The conference drinks and dinner will be held on Thursday evening in the Garden Room at Crown Towers from 6.30pm to 9.30pm. The conference drinks and dinner are included in the registration fee for full conference delegates. Additional tickets are available to purchase for accompanying persons at a cost of \$165. Please indicate your requirements, including dietary requirements, on the registration form.

Paperless materials

To assist in reducing the environmental impact, there will be no printed materials for this conference. All materials will be provided electronically.

Delegate list

A delegate list will be included on the conference app to assist with networking. Please indicate on the registration form if you do not want your name included on the list.

The Tax Institute CPD app

The Tax Institute CPD app will be accessible for delegates to download available technical materials and other event information one week prior to the event. The app will contain session and speaker information, the delegate list and available technical materials. Delegates will receive instructions via email detailing how to download and access materials.

Special dietary and accessibility requirements

Please indicate any special dietary requirements on the registration form. Please email us with any accessibility requirements.

CPD accreditation

Attendance at the conference counts for 10 hours of Continuing Professional Development (CPD) accreditation with The Tax Institute.

Dress code

Business or business casual clothing is suitable for the duration of the conference, including the conference dinner.

Alteration and cancellation policy

The Tax Institute reserves the right to alter, amend or cancel all or any of the arrangements contained in the program. It is a condition of acceptance of registration that an administration fee of 20% of the registration fee will be charged for cancellation. No refund will be given for cancellations received within five working days of the event. A replacement may be nominated; however, the replacement is only valid for the 2020 National Infrastructure Conference. If the replacement is not a member, the non-member registration fee will apply. CPD hours will be allocated to the designated attendee. The Tax Institute cannot accept responsibility for delegates' late transport arrivals or non-arrivals due to delays.

For further information regarding the event please contact the Victorian Office on 03 9603 2000 or email vic@taxinstitute.com.au

For registration enquiries, please contact customeradmin@taxinstitute.com.au



2020 National Infrastructure Conference Registration form

2020 National Infrastructure Conference 40768 | WD

A tax invoice and confirmation letter will be sent on receipt of your registration. Please photocopy for additional delegates and retain original copy for your records. All prices quoted are in Australian dollars and include GST where applicable. ABN 45 008 392 372.

l Registration				
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Early bird registration Received on or before 17 April 2020	\$1,675	\$2,015	\$2,045	membership with your registration. You will receive the member rate for registration and pay only \$340 for membership through to June
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I acknowledge that I will receive electronic acthrough The Tax Institute CPD app.	ccess to the availa	able papers an	d presentations	Institute and declare that I am a person of good fame, integrity and character and agree to be bound by the Constitution of The Tax Institute. Signature:
Conference drinks and dinner (40769) The conference dinner is INCLUDED in the registrate Thursday 14 May: Garden Room, Crown Towers Yes, I WILL be attending the conference dinner No, I WILL NOT be attending the conference di	OR	es attending the	e full conference.	Date of signature:
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3 Payment summary	
Registration fee	\$
Additional conference drinks and dinner tickets (\$165 each)	\$
Total payable	\$
Please note: The Tax Institute cannot accept responsibility for o	delegates' late flight arrivals. Transfer costs are non-refundable and non-transferable.

4 Payme	nt method
Cheque pay	able to The Tax Institute (in Australian dollars)
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Name on card:	
Card no.:	Expiry date: MM/YY Cardholder's signature:

For our refund, cancellation and replacement policy visit taxinstitute.com.au/professional-development/event-policy.

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